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Morning and Sunday Worlds sold  
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other newspaper whatsoever.

"Circulation Books Open to All."

NEW YORK, THURSDAY, NOVEMBER 14, 1901.

"Circulation Books Open to All."

THE WORLD'S BEST OCTOBER.  
COLUMNS 2,554½ COLUMNS 351¾  
PRINTED GAINED OVER OCTOBER  
Total Number of Advertisements Printed,  
90,442; Gain Over Last Year, 8,485

PRICE ONE CENT.

# JEFFRIES BETTORS ALARMED; CHAMPION IS DOWN TOO FINE

## "WE DEMAND A NEW TRIAL," SAYS MOLINEUX'S COUNSEL

Ex-Gov. Black Argues,  
However, that Indictment  
Should Be  
Quashed as Unfair—  
Ex-Gov. Hill Defends  
It.

Ex-Gov. Black, for Roland B. Molineux, and ex-Gov. Hill, for the State, battled all day to-day before Judge Newburger, in General Sessions, and late this afternoon were directed to submit briefs.

Ex-Gov. Black, while insisting that the prisoner was anxious and eager for a new trial, demanded that the indictment against him be dismissed.

He held that if the trial was unfair the indictment was unfair, and asserted that the whole case was based on the Barnet case.

"Take out the Barnet case," he cried, "and there is not enough evidence to convict on a charge of petit larceny."

Ex-Gov. Hill contended that the Barnet letters were admissible as evidence even if the Barnet murder was not, and that in any event the murder of Mrs. Adams had been proved and the prisoner had not yet been adequately punished.

Molineux had been indicted for the crime, the indictment was fair and he should be tried on it.

Army of Legal Talent.

Assistant District Attorney Osborne, Molineux's persistent prosecutor, was the first of the army of legal talent to appear. Later in the afternoon Attorney Philip and his assistants, Le Barbier and Garvin, joined Mr. Osborne.

Then came ex-Gov. Black, in company with ex-District Attorney Olcott.

## HILL'S POINTS IN THE MOLINEUX CASE.

Ex-Gov. Hill made these points against quashing the Molineux indictment and giving his counsel permission to inspect the Grand Jury minutes:

FIRST.—The Barnet letters, free from the Barnet murder, were admissible as evidence.

SECOND.—The evidence before the Grand Jury was legal in every particular.

THIRD.—Only two grounds are allowed for an application to inspect Grand Jury minutes.

FOURTH.—Judge Furman's ruling on the admissibility of handwriting evidence has been negated by the Court of Appeals decision.

and Messrs. Battle and Weeks, the prisoner's attorneys.

W. Astor Chanler, the ex-Congressman, managed to gain admittance and took a seat inside the railing.

Justice Newburger entered the court at 10 o'clock. Ten minutes later Mr. Black arose and began addressing the court.

Two Reasons for Dismissal.

"I ask for the dismissal of this indictment," said Mr. Black.

"First, on the ground that not sufficient legal evidence was given before the Grand Jury to warrant an indictment."

"Second—Much of the evidence was irrelevant, having nothing to do with the original charge made against the defendant."

Mr. Black then referred to the testimony of the handwriting experts.

"This is the kind of testimony we object to," cried Mr. Black. "It is not fair, and we ask that it be excluded from the minutes of the Grand Jury and we be given a fair chance to face the original charges."

Mr. Black read an abstract from Mr. Weeks, in which he told of meeting Expert Kinsley after he had been before the Grand Jury.

"Kinsley," said the lawyer, "spent

just one minute before the Grand Jury. When he came out he was asked how he got through so quickly.

"I didn't testify as an expert," said Mr. Kinsley. "They asked me if I had seen Molineux write, and then if I had seen the Barnet letters. That was the only testimony I gave."

The counsel told of the appearance of other witnesses before the Grand Jury and declared that their examination was conducted on the same incompetent lines.

"Your Honor will see," he continued, "that in the testimony of Mr. Carvalho, Kinsley, Wessell, based upon the Barnet letters, the testimony of Prof. Wilhelm based on the Barnet autopsy, there is not a whit of evidence pertinent to this case except that of Harry Cornish that he had trouble with Molineux and had received the poison package."

Based on Barnet Case.

"As you will see, the Barnet evidence is the foundation of this case. Take it out and there is not enough evidence to support an indictment for petit larceny."

"It is the pleasure of this Court to inspect the minutes of the Grand Jury."

(Continued on Fourth Page.)

## WOULD DELAY COMPLETION OF NEW BRIDGE TILL SEPT. 1, 1902

At a meeting of the new East River Bridge Commission

this afternoon a letter was read from the Roebling Company

in which they asked for an extension of ten months in which to

finish building the new bridge. The matter was referred to Engineer Buck for report.

The granting of the extension would mean that the bridge would not be completed until Sept. 1, 1902.

CHANCELLOR OF PERUVIAN CONSULATE ROBBED.

Elias Mujica Carossa, the chancellor of the Peruvian General Consul to this country, boarding at No. 354 Manhattan

avenue, in Harlem Police Court to-day accused Mary Cain, a

servant, of taking two pairs of trousers and \$40 in cash. The woman admitted that she took the things. She was held.

LATE RESULTS AT LOUISVILLE.

Fourth Race—Aira 1, Eleven Bells 2, Nettie Regent 3.  
Fifth Race—Lady of the West 1, Rosebird 2, Sauce Boat

AT LATONIA.

Fifth Race—Hunter Raine 1, Kaloma 2, St. Hera 3.  
Sixth Race—Frank McConnell 1, Jena 2, Elsie Bramble 3.

Young Woman and Child Pass Away Suddenly  
and Authorities Will Investigate.

(Special to The Evening World.)  
LONG BRANCH, N. J., Nov. 14.—Considerable excitement prevails here to-day concerning two strange deaths in one house.

Miss Pauline Johnson, sixteen years old, daughter of Mr. and Mrs. Lewis Johnson, died about two weeks ago, but the mystery in connection with the case has just become known. Miss Johnson was seen upon the street one day and the following morning was found dead in bed at her home on Washington street.

A neighbor, Mrs. Douglass, was the first person called into the Johnson home to see the dead girl. She immediately summoned Dr. J. W. Bennett, who said the girl died from convulsions. Coroner John T. Tetley, of Red Bank, gave a certificate for the burial of the girl.

Mrs. Douglass assisted in caring for the body, and while washing and dressing it saw something which surprised her, she says. She thought that laudanum or some other drug had been given the young girl, but Mrs. Johnson and the rest of her family deny that such was the case.

On Tuesday there was another death in the Johnson home. A four-year-old daughter of Mr. and Mrs. Henry Butler, who live with Mrs. Johnson, died there. The child was put in bed on Monday night, and was found dead Tuesday morning. She was buried this afternoon. Coroner Tetley visited the Johnson home on this occasion and issued a burial certificate for the child. He was asked to-day about both cases. He said he investigated both of them and everything was all right.

The cases have been brought before the town authorities, however, and a thorough investigation is to be made. Prosecutor Foster may try to solve the mystery.

BLIZZARD UP  
THE STATE. IN EXPLOSION.

WATERTOWN, N. Y., Nov. 14.—A blizzard is raging in Northern New York. Snow has been falling steadily for the past eighteen hours, and a gale is blowing.

The heaviest snow fall is reported along the Carthage and Adirondack road, where fifteen inches has fallen. Between Carthage and Remsen eight inches are reported.

Traffic is impeded in some places, and trains are behind their schedules. Snow has been falling since midnight in Syracuse and vicinity, impeding local street railway traffic. At Canastota the snowfall is twelve inches. At Malone there is a blizzard and snow drifts five to six feet high are blocking traffic.

Gold Premium Up in Rome.  
LONDON, Nov. 14.—The gold premium at Rome has advanced to 2.55.

WEATHER FORECAST.  
Forecast for the thirty-six hours ending at 8 P. M. Friday for New York City and vicinity: Partly cloudy tonight and Friday; high westerly winds.

To Catch a Cold in One Day  
Take Laxative Rhinoid Quinine Tablets. All druggists refund the money if it fails to cure. E. W. Groves' signature is on each box. Price 25c.

## Boiler-Maker Weighs Only 208 1-2 Pounds, and Persists in Taking Off More Flesh Regardless of Trainer's Pleading—Ruhlin Is Fit and Resting.

(Special to The Evening World.)  
SAN FRANCISCO, Nov. 14.—This is Champion James J. Jeffries' day "at home" in the quarters of the Reliance Club, in Oakland. It was given out yesterday that Jeffries would remain in the gymnasium most of the day, and that visiting sporting men who desired to learn for themselves the condition of the champion would be welcomed. From early morning there was a constant stream of callers at the club rooms.

Those who were in a hurry to see the big boiler-maker had to wait, for after a breakfast of chops, toast and coffee Jeffries, who had risen at dawn, decided that a walk over the hills would do him good and struck out. He did not return until nearly 9 o'clock, and before that time the walk had developed into a run most of the time. When he got back he was perspiring, but there was nothing to indicate any exhaustion.

Champion Is Headstrong.  
Jeffries is acting contrary to the entreaties of Delaney in taking these long runs at this late stage in his training. Delaney refuses to make any statement on this score, declaring that Jeffries' training is proceeding very satisfactorily, but from the champion's immediate circle there emanates a rumor that as a matter of fact Delaney's word is a long way from law with the champion.

It is the trainers' wish that Jeffries take it easy during the hours remaining before he enters the ring with Ruhlin. Delaney wants the champion to take on more weight, and says that an additional ten or fifteen pounds would do no harm. But Jeffries has his own notions and generally carries them out. One of his failings is to do hard work just to please visitors who importune him to do something to let them see how he can perform. As the callers at the gymnasium during a day number scores, the champion is kept busy giving illustrations of his methods of training. He is anxious to be a "good fellow" and not disappoint any one, and because of this carries his gymnasium work further than his handlers deem proper.

Jeffries Too Light.  
"Trainer Delaney, it is said, was much surprised and perturbed when he found yesterday that his charge tipped the scale at 208 pounds. He at once announced that the champion was too light and that he would have to let up in his work."

"I want to see Jeffries enter the ring weighing from 215 to 220 pounds," said Delaney. "I guess he will tip the scales thereabouts when the time comes."

Among the callers at the Reliance Club gymnasium to-day were a number of Oakland ladies who were anxious to gain some knowledge of the methods pursued in the training of a modern gladiator. Jeffries punched the bag, skipped the rope and did other stunts for their benefit, while the fair visitors kept up a running fire of comment upon his strength and agility.

The champion has recovered the full use of his voice, which was somewhat husky for a day or two because of an injury to his "Adam's Apple," received in a wrestling bout with Bob Armstrong. It was feared at first that the stage might be serious and affect his breathing apparatus, while he was in the ring, but the effects of the wrench he received appears to have passed away.

Wants to Fight Sharkey.  
Jeffries is pleased over the fact that arrangements have practically been completed for a match between him and Sharkey.

"I ought to have no trouble in beating him," he said.

(Continued on Eighth Page.)

## GIANT RR. COMBINE ON CURB; SAGE SEES DANGER AHEAD.

The organizers of the new \$400,000,000 Northern Securities Co., which is to take up the bonds of the Northern Pacific Railway Co., held a meeting this afternoon and elected the following board of directors:

John S. Kennedy, D. Willis James, Samuel Thorne, James J. Hill, E. P. Nichols, George F. Baker, Robert Bacon, George W. Perkins, Daniel S. Lamont, E. H. Harriman, Jacob Schiff, James Stillman, W. P. Clough, G. C. Clark and M. Terhune.

Bonds and securities of the new combine were dealt in on the curb to-day, but no sales were made. There were bids of 110 for the stock and from 101 to 102 for the bonds.

An application is soon to be made to have the securities of the Northern Securities Co. listed on the Stock Exchange. Northern Pacific is well listed or dealt in. It is said, as these bonds are to be converted into common stock.

A meeting of the Board of Directors of the Chicago, Burlington and Quincy Railroad was to have been held in Chicago to-day for the purpose of electing representatives of the new deal into the directorate of the road.

For some reason unexplained the meeting was postponed for one week. A long newspaper says that the arrangement contemplated is not satisfactory to the old directors.

The men selected a week ago and who were to have been elected to-day are: Edward H. Harriman, James Stillman and Jacob Schiff.

Chicago-Kuhn-Loeb and Union Pacific interests, Norman B. Heam, representing Chicago interests; J. J. Hill, representing Great Northern interests; Robert Bacon, representing J. P. Morgan, and H. McK. Twombly, representing W. K. Vanderbilt and Chicago and Northwestern interests.

As the \$400,000,000 capital stock of the Northern Securities Co., incorporated yesterday in Trenton, will be exhausted in taking over the bonds of the Northern Pacific shares, it is supposed that other similar holding companies will be organized to take care of the shares of the other roads in the combination.

In the case of the Burlington road that system has been leased to the Chicago, Burlington & Quincy Railroad, a separate corporation, which will operate the line on the community of interest plan in order to avoid conflict with the laws of the States through which the road passes.

This conflict with the law is what Russell Sage fears will prove a stumbling block to the success of the new combination. It will be remembered that Mr. Sage bitterly opposed the project when first it was broached. He is more kindly disposed toward it to-day, but he does not fail to sound a note of warning as to the effect of such gigantic deals upon the public mind.

WARDMAN GLENNON  
MUST STAND TRIAL.

JUDGE McMAHON DENIES A  
MOTION TO DISMISS.

Wardman Edward G. Glennon will have to stand trial for neglect of duty despite the strenuous efforts of the Police Department to kill the case against him.

Judge McMahon, in General Sessions, this afternoon denied a motion to dismiss the indictment against Glennon. The wardman's lawyer, James W. Ridgway, made the motion two weeks ago, claiming that the indictment was founded by the Grand Jury on insufficient and illegal evidence.

Glennon is charged with Wardman Dwyer and Sergt. Shells with neglect of duty in failing to suppress a disorderly house in the Nineteenth Police Precinct. Judge McMahon's decision makes it necessary for Glennon to plead and to stand trial.

STOCKTON, Cal., Nov. 14.—Judge J. G. Swinerton, a well-known lawyer and orator, died here to-day. He was the father of James Swinerton, the well-known newspaper artist.

SUGAR TRUST GETS  
PAPERS IN ALBANY.

AMERICAN REFINING NOW A  
NEW YORK CORPORATION.

ALBANY, Nov. 14.—The American Sugar Refining Co. of New York, with its principal office in New York City, was incorporated to-day with a capital of \$3,500,000, to manufacture, refine sugar and syrups.

The directors are: Henry O. Havemeyer, William B. Thomas, Lowell M. Palmer, Charles H. Seuff and Arthur Bonnor, of New York City.

This action is taken by the Sugar Trust to benefit by the new laws of this State favoring big corporations. The American will now enjoy privileges not possible under the New Jersey laws and escape what it considers burdens in the taxation line across the river.

The American Refining has for years held New Jersey incorporation papers.

ROOSEVELT STANDS  
FOR CIVIL SERVICE.

ALL INSULAR APPOINTMENTS  
WILL BE UNDER THE LAW.

WASHINGTON, Nov. 14.—President Roosevelt to-day announced that in making civil appointments in the insular possessions of the United States he would adhere to the principles of the Civil Service.

He declared this policy to Clinton Rodgers Woodruff, of Philadelphia, of the National Civil Service Reform League. Mr. Woodruff is chairman of the Committee on Dependence, and called to ascertain what the President's policy would be.

MISTAKE ALMOST FATAL.

Mistaken a box of corrosive sublimate tablets for bon-bons, Louise Batzen, twenty-two years old, of Eighty-ninth street, and Fifth avenue, Brooklyn, swallowed one of the lozenges and came near dying when taken to the New-York Hospital and will recover.

## WAX FIGURE OF ASSASSIN.

Supt. Collins Takes Steps  
to Stop Exhibit at  
Auburn.

(Special to The Evening World.)  
ALBANY, N. Y., Nov. 14.—Superintendent C. V. Collins, of the State Prison Department, to-day took active measures to stop an exhibition of a wax figure of President McKinley's assassin, which he has been informed is publicly exhibited in Auburn, where the murderer was executed.

The figure is not only displayed, but a brother of the assassin has been engaged to deliver a lecture on the life of the assassin and the murder of the President.

When Superintendent Collins was informed of what was going on, he sent the following telegram to Mayor Murphy, of Auburn:

Hon. W. C. Burgess, Mayor of Auburn:

Can you not, in the interest of public decency, take some steps to suppress the disgraceful and insinuating exhibition to the American people now in progress at the Palace Theatre in your city?

C. V. COLLINS, Supt. of Prisons.

According to reports received here from Auburn, the proprietors of the Palace Theatre secured a wax likeness of the assassin and dressed it in a suit of his own clothes, obtained in Cleveland. It is said that a brother of the murderer entered into a bargain with the proprietor of a museum to turn over to him the body of the murderer, if it had not been disposed of by the State.

LADD'S BILL WAS \$3,022.10.

Grant, Who Bent Him for the Comptroller, Spent \$1,026.02.

ALBANY, Nov. 14.—William W. Ladd, Jr., Democratic candidate for Comptroller of New York City, to-day certified to the Secretary of State that his campaign expenses were \$3,022.10.

Edward M. Grant, the successful fusion candidate, certified that his expenses were \$1,026.02.

Telephone Companies Merge.  
(Special to The Evening World.)  
LAUREL, Del., Nov. 14.—President Harry Richardson, of the Diamond State Telephone Company, has closed a contract with the Salisbury Telephone Company, including the connecting lines from Berlin east to Nantuxet Point, West of the Delaware River, and the Peninsula with the exception of two small local lines.

DRAMA OF 2  
CONTINENTS

Score another point for Henry H. Casey in the "Casey Copper War!"

As a result of the former salesman's attack on the Copper Trust, it was reported in Wall Street this afternoon that the Amalgamated Copper Company had reduced the price of copper from 17 to 15 cents a pound.

No direct confirmation of the report could be obtained from the United Metals Selling Company, but the report came from such a source that Wall Street was content to accept it as true.

The reported reduction in the price of copper, if true, is the biggest victory that Casey has yet gained in his battle. When he left the office of the selling company he declared that under present conditions, copper could not be held at 17 cents without inviting ruin. He gave some data as to the amount of metal lying idle and precipitated a semi-panic in the copper world.

No time at the time believed that his statement would ultimately cause any change in the market, but the reported reduction to-day is taken by those who have followed the history of the war to mean that the Copper Trust acknowledges the truth of Casey's contention.

Copper prices have been falling steadily for the past eighteen hours, and a gale is blowing.

The heaviest snow fall is reported along the Carthage and Adirondack road, where fifteen inches has fallen. Between Carthage and Remsen eight inches are reported.

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